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BEFORE THE ARIZONA CORPORATION RECEIVED

Arizona Corporation Commission DOCKETED

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IN THE MATTER OF THE APPLICATION OF GRANITE MOUNTAIN WATER COMPANY, INC. FOR APPROVAL OF A RATE INCREASE.

DOCKET NO. W-02467A-14-0230

RATE CASE PROCEDURAL ORDER

BY THE COMMISSION:

COMMISSIONERS

GARY PIERCE

BOB BURNS

BRENDA BURNS

BOB STUMP - Chairman

SUSAN BITTER SMITH

On June 30, 2014, Granite Mountain Water Company, Inc. ("Granite Mountain" or "Company") filed with the Arizona Corporation Commission ("Commission") an application for a rate increase. The application noted that the Company's affiliate Chino Meadows II Water Company ("Chino Meadows II") also filed a rate application in a separate docket (Docket No. W-2370A-14-0231) on the same day. Granite Mountain requested that its application be processed and heard concurrently with Chino Meadows II's application in order to assure that cost allocations will be consistent in the two cases, and stated that to the extent necessary to accommodate the joint processing of the two applications, it waives the timeclock requirements set by the Commission's rules.

On July 24, 2014, the Commission's Utilities Division ("Staff") filed a Letter of Deficiency.

On July 25, 2014, Staff filed a Notice of Deficiency.

On August 8, Staff docketed a Notice of Filing indicating Staff's agreement to an extension of the deadline for correcting deficiencies in the application to August 25, 2014.

On August 25, 2014, Granite Mountain filed a Response to Letter of Deficiency.

On September 8, 17, and 18, 2014, Granite Mountain filed letters and supplemental documents.

On September 19, 2014, Staff filed a Letter of Sufficiency indicating that Granite Mountain's application met the sufficiency requirements of Arizona Administrative Code ("A.A.C.") R14-2-103,

and classifying Granite Mountain as a Class D Utility.

On September 23, 2014, a Procedural Order was issued suspending the timeclock in this matter as agreed to by the Company in order to accommodate the joint processing of this application with the Chino Meadows II rate application, and setting a procedural conference for October 2, 2014, for the purpose of discussing the preparation for and conduct of the concurrent proceedings.

On October 2, 2014, a procedural conference was convened as scheduled. Granite Mountain, Chino Meadows II, and Staff appeared through counsel and discussed procedural issues. The parties agreed that holding consecutive hearings for the two matters would be appropriate. The parties agreed to extended timeframes for discovery in both matters, due to issues associated with both the Granite Mountain and Chino Meadows II applications. Staff stated that it could file its direct testimony during the first week of March. Granite Mountain stated that it could then file its rebuttal testimony during the first week of April.

A hearing schedule should be established that accommodates the parties' requests for extended discovery timeframes.

IT IS THEREFORE ORDERED that the hearing in the above-captioned matter shall commence on May 5, 2015, at 10:00 a.m., or as soon thereafter as is practical, in Hearing Room No. 1 at the Commission's offices, 1200 West Washington, Phoenix, Arizona 85007, and shall continue, if necessary, at 9:30 a.m. on May 6, 2015, and on such other dates as are determined if needed.

IT IS FURTHER ORDERED that a **pre-hearing conference** shall be held on **April 30, 2015,** at 2:00 p.m., or as soon thereafter as is practical, at the Commission's offices, Hearing Room No. 1, 1200 West Washington, Phoenix, Arizona 85007, for the purpose of scheduling witnesses and discussing the conduct of the hearing. The pre-hearing conference shall be held concurrently with the pre-hearing conference in Docket No. W-02370A-14-0231.

IT IS FURTHER ORDERED that the Staff Report/direct testimony and associated exhibits to be presented at hearing by Staff shall be reduced to writing and filed on or before March 4, 2015.

IT IS FURTHER ORDERED that the direct testimony and associated exhibits to be

January 23, 2015.

IT IS FURTHER ORDERED that any substantive corrections, revision.

IT IS FURTHER ORDERED that any substantive corrections, revisions, or supplements to prefiled testimony, with the exception of rejoinder testimony, shall be reduced to writing and filed no later than five calendar days before the witness is scheduled to testify. Substantive corrections,

presented at hearing by intervenors shall be reduced to writing and filed on or before March 4, 2015.

IT IS FURTHER ORDERED that the rebuttal testimony and associated exhibits to be presented at hearing by Granite Mountain shall be reduced to writing and filed on or before April 1, 2015.

IT IS FURTHER ORDERED that the surrebuttal testimony and associated exhibits to be presented at hearing by Staff and intervenors shall be reduced to writing and filed on or before April 22, 2015.

IT IS FURTHER ORDERED that the rejoinder testimony and associated exhibits to be presented at hearing by Granite Mountain shall be reduced to writing and filed on or before April 28, 2015.

IT IS FURTHER ORDERED that all testimony filed shall include a table of contents listing the issues discussed.

IT IS FURTHER ORDERED that all filings shall be made by 4:00 p.m. on the date the filing is due, unless otherwise indicated.

IT IS FURTHER ORDERED that the parties shall prepare, jointly or individually, and bring to the pre-hearing conference, copies of an issues matrix setting forth all disputed issues in the case, the position of each party on each disputed issue, whether the disputed issue remains in dispute or has been resolved, and the manner in which it was resolved.

IT IS FURTHER ORDERED that any objections to prefiled testimony or exhibits shall be made before or at the April 30, 2015, pre-hearing conference.

IT IS FURTHER ORDERED that intervention shall be in accordance with A.A.C. R14-3-

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revisions, or supplements to prefiled rejoinder testimony shall be reduced to writing and presented on the first day of hearing.

IT IS FURTHER ORDERED that any motion filed in this matter, other than a motion to intervene, that is not ruled upon by the Commission within 20 calendar days of the filing date of the motion shall be deemed denied.

IT IS FURTHER ORDERED that any response to a motion, other than a motion to intervene, shall be filed within five calendar days of the filing date of the motion.

IT IS FURTHER ORDERED that any reply related to a motion shall be filed within five calendar days of the filing date of the response to the motion.

IT IS FURTHER ORDERED that **Granite Mountain shall provide public notice** of the hearing in this matter, in the following form and style, with the heading in no less than 12-point bold type and the body in no less than 10-point regular type:

PUBLIC NOTICE OF HEARING ON THE APPLICATION OF GRANITE MOUNTAIN WATER COMPANY, INC. FOR AN INCREASE IN ITS RATES AND CHARGES FOR WATER SERVICE (DOCKET NO. W-02467A-14-0230)

Summary

On June 30, 2014, Granite Mountain Water Company, Inc. ("Granite Mountain") filed with the Arizona Corporation Commission ("Commission") an application for a permanent increase in its rates and charges, using a test year ending December 31, 2013. Granite Mountain requests authorization to increase its rates to generate an additional \$64,221 in revenues, an increase of 54.68 percent. Under the Granite Mountain proposal, a typical residential customer's bill for water service (based on usage of 6,411 gallons per month) would increase from current charges of \$58.51 per month to \$93.01 per month (approximately 58.96 percent).

The Commission's Utilities Division ("Staff") is in the process of auditing and analyzing the application, and has not yet made any recommendations regarding Granite Mountain's proposed rate increase. The Commission will determine the appropriate relief to be granted based on the evidence of record in the proceeding. THE COMMISSION IS NOT BOUND BY THE PROPOSALS MADE BY GRANITE MOUNTAIN, STAFF, OR ANY INTERVENORS; THEREFORE, THE FINAL RATES APPROVED BY THE COMMISSION MAY DIFFER FROM AND MAY BE HIGHER OR LOWER THAN THE RATES REQUESTED BY GRANITE MOUNTAIN OR RECOMMENDED BY OTHER PARTIES.

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How You Can View or Obtain a Copy of the Rate Proposal

Copies of the application and proposed rates are available from Granite Mountain [COMPANY INSERT HOW AND WHERE AVAILABLE] and at the Commission's Docket Control Center at 1200 West Washington, Phoenix, Arizona, for public inspection during regular business hours, and on the Internet via the Commission's website (www.azcc.gov) using the e-Docket function.

Arizona Corporation Commission Public Hearing Information

The Commission will hold a hearing on this matter beginning May 5, 2015, at 10:00 a.m., at the Commission's offices Hearing Room No. 1, 1200 West Washington Street, Phoenix, Arizona 85007. Public comments will be taken on the first day of hearing.

Written public comments may be submitted by mailing a letter referencing Docket No. W-02467A-14-0230 to Arizona Corporation Commission, Consumer Services Section, 1200 West Washington, Phoenix, AZ 85007, or by submitting comments on the Commission's website (www.azcc.gov) using the "Submit a Public Comment" function. If you require assistance, you may contact the Consumer Services Section at 602-542-4251 or 1-800-222-7000.

About Intervention

The law provides for an open public hearing at which, under appropriate circumstances, interested parties may intervene. Any person or entity entitled by law to intervene and having a direct and substantial interest in the matter will be permitted to intervene. Anyone who wishes to intervene must file an original and 13 copies of a written motion to intervene with the Commission no later than **January 15, 2015**, and send a copy of the motion to Granite Mountain or its counsel and to all parties of record. Your motion to intervene must contain the following:

- 1. Your name, address, and telephone number and the name, address and telephone number of any person upon whom service of documents is to be made if different from yours;
- 2. A short statement of your interest in the proceeding (e.g., a customer or potential customer of Granite Mountain, a member or shareholder of Granite Mountain, etc.);
- 3. A statement certifying that a copy of the motion to intervene has been mailed to Granite Mountain or its counsel and to all parties of record in the case; and
- 4. If the proposed intervenor is not represented by an attorney who is an active member of the Arizona State Bar, and is not an individual representing himself or herself, information and any appropriate documentation demonstrating the intervenor's compliance with Arizona Supreme Court Rules 31, 38, and 42, as applicable.

The granting of motions to intervene shall be governed by A.A.C. R14-3-105, except that <u>all motions to intervene must be filed on or before **January 15, 2015**. For more information about requesting intervention, visit the Commission's website at http://www.azcc.gov/divisions/utilities/forms/interven.pdf.</u>

The granting of intervention, among other things, entitles a party to present sworn evidence at hearing and to cross-examine other witnesses. <u>However, failure to intervene will not preclude any interested person or entity from appearing at the</u>

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hearing and providing public comment on the application or from filing written comments in the record of the case.

Intervenors' direct testimony will be due on March 4, 2015. Filing deadlines are set forth in the Rate Case Procedural Order issued in this docket on October 7, 2014.

<u>ADA/Equal Access Information</u>
The Commission does not discriminate on the basis of disability in admission to its public meetings. Persons with a disability may request a reasonable accommodation such as a sign language interpreter, as well as request this document in an alternative format, contacting the ADA Coordinator, Shaylin Bernal, SAbernal@azcc.gov, voice phone number 602-542-3931. Requests should be made as early as possible to allow time to arrange the accommodation.

IT IS FURTHER ORDERED that Granite Mountain shall, by November 28, 2014, send a copy of the above notice to each current customer by first class U.S. mail.

IT IS FURTHER ORDERED that Granite Mountain shall, by December 12, 2014, file certification of mailing of the above notice.

IT IS FURTHER ORDERED that notice shall be deemed complete upon mailing and publication, notwithstanding the failure of an individual to read or receive the notice.

IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113-Unauthorized Communications) applies to this proceeding and shall remain in effect until the Commission's Decision in this matter is final and non-appealable.

IT IS FURTHER ORDERED that all parties must comply with Arizona Supreme Court Rules 31, 38 and 42 and A.R.S. § 40-243 with respect to practice of law and admission pro hac vice.¹

IT IS FURTHER ORDERED that withdrawal of representation must be made in compliance with A.A.C. R14-3-104(E) and Rule 1.16 of the Rules of Professional Conduct (under Arizona Supreme Court Rule 42). Representation before the Commission includes appearances at all hearings and procedural conferences, as well as all Open Meetings for which the matter is scheduled for discussion unless counsel has previously been granted permission to withdraw by the Administrative Law Judge or the Commission.

¹ If a corporation is not represented by an attorney authorized to practice law in Arizona in a proceeding before the Commission, an officer of the corporation may represent the entity as long as the board of directors has authorized such person to represent it in the matter and such representation is not the person's primary duty to the entity, but secondary or incidental to other duties relating to the management or operation of the entity, and such person is not receiving separate or additional compensation for such representation. See Arizona Supreme Court Rule 31(d)(11). The Commission requires entities to docket evidence of board authorization.

1	IT IS FURTHER ORDERED that the time periods specified herein shall not be extended
2	pursuant to Rule 6(a) or (e) of the Rules of Civil Procedure.
3	IT IS FURTHER ORDERED that the Administrative Law Judge may rescind, alter, amend,
4	or waive any portion of this Procedural Order either by subsequent Procedural Order or by ruling at
5	hearing.
6	DATED this day of October, 2014.
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9	TEENAJABILIAN
10	ADMINISTRATIVE LAW JUDGE
11	Copies of the foregoing mailed/delivered this day of October, 2014 to:
12	Craig A. Marks CRAIG A. MARKS, PLC 10645 N. Tatum Blvd, Suite 200-676 Phoenix, AZ 85028 Attorney for Granite Mountain Water Company, Inc.
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15	anice Alward, Chief Counsel Legal Division ARIZONA CORPORATION COMMISSION 200 West Washington Street Phoenix, AZ 85007
16	
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18	Steven M. Olea, Director Utilities Division ARIZONA CORPORATION COMMISSION 200 West Washington Street Phoenix, AZ 85007
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21	COASH & COASH, INC. Court Reporting, Video and Videoconferencing 802 North 7 th Street
22	
23	Phoenix, AZ 85006
24	
25	By: Tammy Velarde
26	Assistant to Teena Jibilian
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